

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

GEOFFREY VARGA and WILLIAM
CLEGHORN, solely in their capacity as Joint
Voluntary Liquidators of Bear Stearns High-Grade
Structured Credit Strategies (Overseas) Ltd. and
Bear Stearns High-Grade Structured Credit
Strategies Enhanced Leverage (Overseas) Ltd.,
and not individually,

Plaintiffs,

08-CV-03397 (BSJ)

- against -

ECF CASE

BEAR STEARNS ASSET MANAGEMENT
INC., THE BEAR STEARNS COMPANIES,
INC., BEAR, STEARNS & CO. INC., RALPH
CIOFFI, MATTHEW TANNIN, RAY
MCGARRIGAL, and DELOITTE & TOUCHE
LLP,

Defendants.

DELOITTE & TOUCHE LLP
RULE 7.1 CORPORATE DISCLOSURE STATEMENT

PLEASE TAKE NOTICE, pursuant to Rule 7.1 of the Federal Rules of Civil Procedure, that: Deloitte & Touche LLP is a limited liability partnership with its interests held by its partners and principals and by Deloitte LLP (with its interests held by its partners and principals). Accordingly, Deloitte & Touche LLP has no parent corporations and no publicly held corporation owns 10% or more of its equity interests.

Dated: May 7, 2008

CRAVATH, SWAINE & MOORE LLP,

by 

Max R. Shulman
A member of the Firm

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